## Remarks/Arguments

Claims 1-3 were initially rejected under 35 USC §102(b) as being anticipated by Hermann et al. These claims have now been cancelled.

New claims 4-36 have been added and are believed to define a method of assembling a window component, and a corresponding window component and window, of unique attributes not taught or suggested by the art. For instance, the art fails to teach or suggest the process of claim 4, which includes the application of a dual state adhesive to the grooves of the lineal, applying a temporary adhesion blocker to the adhesive to place it in its first non-adhesive state so that the glass unit can be slid into the groove, and then allowing the temporary adhesion blocker to dissipate, thereby placing the dual state adhesive in its second adhesive state to bond and seal the glass unit within the groove. The art similarly fails to teach or suggest the unique methodology of the remaining claims. Accordingly, new claims 4-35 are believed to be in condition for allowance and an early notice to such effect is earnestly solicited.

Should the Examiner have questions regarding the newly added claims or wish to discuss this application personally with Applicant's attorney, then she is invited to contact the undersigned by telephone to expedite the prosecution of the present application.

No fee is believed to be due with this Amendment. If a fee is nevertheless applicable, please charge it to deposit account no. 09-0528.

Respectfully submitted,

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I hereby certify that on the below entered date, this document was deposited in the United States Mail, postage prepaid, in an envelope addressed to Commissioner for Patents, P. O. Box 1450, Alexandria, VA 22313-1450

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